

Below is a judgment of the court. If the judgment is for money, the applicable judgment interest rate is: Not applicable.

  
TRISH M. BROWN  
U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF OREGON — PORTLAND DIVISION

In re:

Case No. 16-33674-tmb7

**Michael A. McCartney,**

Adv. Proc. No. 19-3018-tmb

Debtor.

STIPULATED JUDGMENT OF DISMISSAL  
WITH PREJUDICE

**Michael A. McCartney,**

Plaintiff

v.

**National Collegiate Student Loan Trust  
2007-4, A Delaware Statutory Trust,**

Defendant.

Come now both parties, following settlement of the instant matter, by and through respective undersigned counsel hereby stipulate and agree to entry of judgment as follows:

The instant matter is hereby dismissed with prejudice, with each side bearing their own fees and costs.

###

Agreed to by:

**MERTENS LAW, LLC**

**SESSIONS, FISHMAN, NATHAN &  
ISRAEL, LLP**

s/ Chris Mertens

**Chris Mertens, OSB No. 092230**

Mertens Law LLC

4411 NE Tillamook St

Portland, Oregon 97213

Chris@MertensCSBLaw.com

Tel: 503-836-7673

Attorney for Plaintiff/Debtor

s/ James K. Schultz

**James K. Schultz, Admitted *Pro Hac Vice***

Sessions, Fishman, Nathan & Israel, LLP

1545 Hotel Circle South, Ste 150

San Diego, CA 92108-3426

drichard@sessions.legal

Tel: 619-758-1891

Of Attorney for Defendant/Creditor

Respectfully Submitted this 5th day of September, 2019.

/s/ Chris Mertens

Chris Mertens, OSB No. 092230

Attorney for Plaintiff/Debtor

Parties without ECF notice:

James K. Schultz on behalf of Defendant National Collegiate Student Loan Trust 2007-4

Sessions, Fishman, Nathan & Israel LLP

1545 Hotel Circle So. #150

San Diego, CA 92108